Discesson Authorities Hold That It Can Take Up Only Legal Aspects of the Trial at Batavia and Not Theological tssues -- Case Goes Over to October 10.

The case of the Rev. Dr. Algernon S. Crapsey, rector of St. Andrew's Church, a legacy of \$3,000 left to him by his grand-mother, who was the widow of Billy Flor-Rochester, who was recently found guilty mother, who was the widow of Billy Florence, the actor.

For nearly ten years Mrs. Shepard has been waiting to collect arrears of alimony from her former husband, who has evaded punishment for contempt of court by going to live in New Jersey. Recently Mrs. Shepard's lawyer saw a chance to recover the back alimony. When the will of Shepard's grandmother was filed in this State Shepard applied to Justice Giegerich to have the attachment vacated. In denying the application Justice Giegerich said:

"The attachment sought to be vacated of hereay after a trial at Batavia, N. Y., came up before the court of review of the Protestant Episcopal Church at a meeting held in this city yesterday. After a short ar ument the matter was put over until October 19.

Yesterday's meeting was the first the court has ever held. It was constituted three years ago, but Dr. Crapsey's case is the first to necessitate the members convening. The court is mad up of Bishop Searborough of New Jersey, the Rev. Dr. W R. Huntington of this city, the Rev. Dr. A. B. Baker, the Rev. Dr. John G. Moses, Charles Andrews, Frederick Adams and James Parker, the last three being the lay mem-

Bishop Scarborough presided. The court is supposed to be a general court of review, but it powers were attac ei yesterday and between now and the time of the next meeting the members are to decide whether they have power to go into the questions of cheology raised at the trial or whether they must confine their attention to constitutional questions.

The meeting was held in the see house on Lafayette street. All the members of the court were present and there were many interested spectators, some of them friends and parishoners of Dr. Crapsey. The latter was on hand early with his counsel, Edward M. Shepard and James B. Perkins The diocese of western New York was represented by its church advocate, John

Dr. Crapsey appeared to be in good spirits. He shook hands warmly with the members of the court and many others present Among the listeners was his daughter.

It had been surmised that Dr. Crapsey would ask for an adjournment, and the court seemed to be expecting this. Before such a request was made, however, the appeal of Dr. Crapsey from the verdict of the Batavia court was read. It contained eight different counts, mostly technical. One of the points was that the court which tried the clergyman had not been properly organized. Another reason cited as to why the verdict should be upset was that the trial court had refused to grant an adjournment in order to give Dr. Crapsev's counsel sufficient time to prepare their case.

When the clerk started in to read the presentment and the result of the trial, which would have taken several hours, and the presiding officer suggested that if there was to be a motion to adjourn there was no use in reading the record of the trial at such a time.

Shepard, in behalf of Dr. Crapsey asked for the adjournment. He then asked for the adjournment. He said that he wanted more time, as the case said that he wanted more time, as the case embraced very grave questions involving the liberty of clergymen of the Protestant Episcopal Church. Mr. O'Brian opposed any adjournment. He said that many of the questions before the trial court could not be brought up; that the question before the court of review was not one of theology, but simply one of law. The court of review, he averred, had no authority whatever to determine the right or wrong of the theological views brought or wrong of the theological views brought out at the trial.

Mr. O'Brian finally said that he would not object to the adjournment, but he moved to sirike out from the appeal before the court certain counts which referred to theological questions. On Dr. Huntington's motion questions. On Dr. Huntington's motion the board went into executive session, which lasted thirty minutes. When the board reconvened in open session it was anounced that the board would take the matter up on October 19 at 10 A. M. It is expected that the board will have reached a cision respecting its power to go into decision respecting its power to go into the questions of theology when it meets them. Should it do so the case would be protracted, as it is the intention of Dr. Crapsey's counsel to review the whole question of Dr. Cropsey's views regarding the divinity of Christ and to seek to bring out testimony that was excluded by the trial court supporting some of Dr. Crapsey's utterances on the subject.

The board decided yesterday that any request for correction of the minutes of the trial should be made before October 1 and that the minutes should be finally corrected by October 10.

hoped to be liberated, was sent back to the Tombs.

Major Price, whose quarters are at Fort Grebie, R. I., is on his vacation. He is stopping with his sister at 8614 Bay Eighteenth street, Bath Beach. Some one took the Major's watch while he was in the cafe. His declaration that he had been robbed made an uproar. When Policeman William Noel of the Oak street station ran in Wilson tried to run out. The Major's watch lay on the table. Noel arrested Wilson, who was considerably the worse for liquor. In court Wilson, who is a big man, cried and begged to be released, saying his wife was on her deathbed. Several court attendants interested themselves in his case and will try to get the Major to come to court, as they believe some clever crook tried to get away with the Major's watch and made it appear that Wilson was the man.

by October 10.

Dr. Crapsey is still a minister in good standing, as his appeal has acted as a stay of the sentence passed by the trial court, which suspended him from exercising the functions of a minister "until such time as he shall satisfy the ecclesiastical authority of the diocese that his belief and teaching conform to the doctrines of the Apostles' Creed and the Nicene Creed, as this Church hath received the same."

At present there is no higher court to which an appeal could be taken from the decision of the court of review, although there is a movement in the Church to create one in order that the ecclesiastical system may conform more to the civil judiciary may conform more to the civil judiciary ayatem. Dr. Crapsey said yesterday that the Episcopal Church had been formed be-fore the adoption of the Constitution and its founders had patterned it more on the line of the Articles of Confederation, which

"The question involved in my case," he said, "is not a personal one at all There is a great crisis in the Church, and I just happened to make the statements which have up the matter which is to be de-I have no hard feelings against

NO SITE FOR A NEW SING SING.

Commission Unable to Find a Place and Comply With the Law.

ALBANY, N. Y., Sept. 4 .- Difficulties are

Geologist to-day, found that it would

probably be necessary to secure an amendment to the law if a desirable site was to be secured. Under the circumstances the commission will not make inspections at present. Further consideration will be strent to the site question on September 17.

The State Prison Commission originally

epposed the provision in the law providing that the new site should include a trap

Struck by Rock Which Fell 50 Feet.

another was seriously injured yesterday

by a shower of rock which fell from a

hoisting bucket in the Lackawanna Rail-

road tunnel shaft at Laidlaw and Summit

rock quarry, but through some influ the provision was retained.

The returned prodigal said he went West after he stole the money, and was soon penniless in Chicago. There he got in with the Salvation Army and finally through the army got work with a dry goods firm. Now he is manager of one of the largest department stores in the West.

The theft has troubled him all these years, but he waited until he could come back in person and make a clean breast of it.

Mr. Brockett declined to give the man's name. arising in connection with the selection of a proposed site for a new State prison to be erected in the place of Sing Sing. The law makes it necessary for the site to be one containing trap rock for good roads in this State. The restriction in the law will har out about 90 per cent, of the sites offered. It is said the commission appointed by the Governor to decide upon

COW SINKS WITH COAL MINE She's Contentedly Chewing Her Cud Hole Thirty Feet Deep. a site, after long discussion with the State

RETURNS \$200 STOLEN LONG AGO.

Thief Repents, Reforms, Prospers and

Makes Restitution.

me?" asked a stranger, walking up the steps

to do residents of Montowese, scanned his

"Why, yes, I guess I do. You worked

"That's me," replied the guest. "And

when I left I stole \$200 from you. Now I have come to pay you back." Then the former hired man put the \$200 into Brockett's

and.
The returned prodigal said he went West

of Farmer John Brockett's home, to-day. Farmer Brockett, who is one of the well

risitor closely, then replied:

ere some nine years ago."

NEW HAVEN, Sept. 4 .- "Say, do you know

WILKESBARRE, Pa., Sept. 4 .- A cavein over an old mine working at Miner's Mills this evening took down with it a cow, which is now at the bottom of a hole about thirty feet deep and eight feet in diameter. The cow is uninjured and was seen chew-A derrick is being rigged and an effort will be made to get the cow out alive.

LIFE POLICIES NOT TAXABLE Under Inheritance Law When Issued to Non-One workman was instantly killed and

Residents by New York Companies. The State Assessors have informed the Surrogate that they have decided that life insurance policies issued by New York companies to non-residents of the State are not taxable under the inheritance tax

The question came up under the estate The question came up under the estate of the late Christopher L. Magee of Pennsylvania, who died in 1901. Magee had no property in this State except life insurance policies aggregating \$370,000 and a mortgage of \$36,000 on the place of William Muldoon at White Plains. The State Comptroller thought that the insurance policies might be taxable; but the State Assessors have decided that they are not.

#### EXEMPTEROM INSURANCE LAW

OUTSIDE COMPANIES MAY HAVE Justice Giegerich of the Supreme Court has handed down a decision upholding the right of a wife who has obtained a divorce SPECIAL PRIVILEGES.

BLOW TO ANTI-ALIMONY CLUB.

Wife's Right to Attach Legacy Left to

tained by the former Mrs. Shepard against

"The attachment sought to be vacated was issued against the defendant on the

ground of his non-residence upon a claim based upon his alleged failure to pay in-stalments of alimony awarded on a final judgment of divorce in favor of the plaintiff.

the plaintiff had or has any other remedy, because the determination of that question would in no wise affect her right to the remedy she has elected to avail herself of in this action?

in this action."

The actors and other members of the anti-alimony club who avoid payments of alimony and escape arrest for contempt of court by remaining in New Jersey except on legal holidays and Sundays will now have to discover some new method to protect any legacies that may fall to them under wills filed in this State.

MRS. WAYBURN SUES AGAIN.

Wants Divorce This Time, but Doesn

Get More Allmony or Counsel Fee.

Mrs. Agnes Wayburn, wife of Ned

Wayburn, the theatrical man, applied

resterday to Justice Newburger of the

Supreme Court for an absolute divorce

Wayburn retaliated with a suit for an abso-

ute divorce and now the wife brings this

action. She names Corene Uzzell as the co-

respondent. They were married in the Little Church Around the Corner on Christ-

mas Day, 1897. She declares that until the spring of 1903 her husband was a model husband, but after that he began to remain out late at night and could offer no good

She further declares that at the present time his earning capacity is between \$200 and \$300 a week, that he has been living at expensive hotels with the corespondent,

the suit for separation.

She avers that the defendant lived with

the corespondent as man and wife in the Victoria Hotel, Chicago, from March 28 to April 16, this year. This is denied by Henry J. Goldsmith, counsel for Wayburn, and Isaac N. Jacobson, counsel for the

MAJOR PRICE'S WATCH.

of Taking It, Bestored to Liberty.

and asked for alimony and counsel fee.

to attach a legacy left to a delinquent hus-band who has changed his residence to Attorney-General Mayer Decides That Foreign Concerns Licensed in This State May Still issue Both Partici-pating and Non-Participating Policies. The decision was rendered in the matter of an application made by Walter B. Shep-ALBANY, Sept. 4.—Attorney-General Mayer ard to have vacated an attachment ob-

gave Superintendent Otto Kelsey of the State Insurance Department an important opinion to-day interpreting the provisions of the reform insurance laws as applied to foreign insurance companies doing business in this State and which may desire to renew their licenses. The Attorney-General holds that, unlike the New York State companies, the foreign companies may issue both participating and non-participating policies, and are not required to conform to the standard policy forms prescribed for the domestic companies. The Attorney General says:

"I am of the opinion that foreign life insurance corporations her etofore licensed may hereafter be licensed if they do both a participating and non-participating business. I have arrived at this view both from a reading of the provisions of the statute relating thereto and from a history of the legislation. An examination of the bills in the course of their progress shows that t was originally intended by the legislative committee to prohibit foreign as well as domestic life insurance corporations issuing both participating and non-participating policies, but prior to the passage of the bill and after public hearings before the committee the wording of the bill was changed to read as it now appears in the act, so that the word 'domestic' in section 102 of the insurance law was advisedly inserted where it had heretofore been omitted.

"This legislative intent receives further support from the provision in paragraph 11 of section 108 of the insurance law requiring a foreign corporation issuing both participating and non-participating This is the third suit that has been begun policies to make a separate statement of by one or the other of the Wayburns. First profits and losses, margins and expenses with Mrs. Wayburn sued for a separation, then

reference to each of said kinds of business. "I am of the opinion that the foreign life insurance corporations are not required to conform with the standard forms of the policy provided for in the act. Section 101, which sets forth in detail the four standard forms, specifically refers to all policies of insurance, other than industrial policies issued or delivered within this State 'by any domestic life insurance corporation.' The legislative history of this section is quite similar to that of section 102. The bill was changed so as to insert the word 'domestic' between the word 'any' and the words 'life insurance corporation.' These changes were the result of the deliberate judgment of the legislative body.

"I may repeat that my opinion is confined to these foreign life insurance corporations who already have licenses to do business within this State and who may apply for renewals thereof. The case of any new applicant for a license will be considered when presented." of the policy provided for in the ant. Sec-

always occupying communicating rooms, and is a lavish spender, while she is obliged to support herself and subsist on the \$15 per week which he is paying her under an order of the court made when she brought

"GIVING AWAY INSURANCE." Letters From Texas Say Mutual Agents Cut

orrespondent.

Justice Newburger denied the motion for alimony and counsel fee, on the ground that Mrs. Wayburn was already receiving alimony in the separation suit and that Wayburn had already paid one counsel Rates to Almost Nothing. Two letters were made public yesterday at the headquarters of the international

policyholders' committee charging agents of the Mutual Life Insurance Company in Texas with issuing policies at ridiculously He Falls to Get Big James Wilson, Ascused low rates for the purpose of swelling the company's total volume of business for the year. One of the letters is a communi-Major David Price of the Coast Artillery, who says he is a cousin of ex-Judge Palmieri, cation sent by Willard L. Simpson of San Ansent word to Magistrate Finelite in the tonio, Tex., to President Charles A. Peabody of the Mutual Life. The other, written by Tombs court yesterday that he would consider it a special favor if the Magistrate R. H. Wester of the same city, is addressed would discharge from custody one James to Samuel Untermyer, counsel of the inter-Wilson of 109 Johnson street, Brooklyn, It was said last night that the letters had charged by the police with an attempt to rob the Major on Saturday night in a been referred to Grover Cleveland for an

The Magistrate said he would have to Mr. Simpson names nine or ten persone see the Major in person before he could who have taken out what is called "exgive his request any consideration, that a pectation term" policies, none of whom, letter was no good, and Wilson, who had Mr. Simpson asserts, paid more than \$8 hoped to be liberated, was sent back to the a thousand for the insurance and some as low as \$2.60 a thousand.

"The agent in selling in some cases," says the letter, "said he acted under instructions, that he was paid a salary and got a bonus next year on what he wrote-this in some extent to explain the reason for offering so cheaply. There seems to be no secret about it—they offer it openly to any one, even agents of other companies. We have no rebate law in Texas, but the law of New York seems to govern such contracts, and the discrimination is evident."

The new Armstrong insurance laws make it a misdemeanor for an agent to give a rebate or for any individual to accept one.

Expectation term policies are the cheapest form of insurance. To get any return from them a man has to die within his expected period of life. The premiums quoted for Mutual policies of that type are, for a man 25 years old, \$14.12 a thousand for the first half and \$20.12 for the latter half of the period of expectancy. At 25 a man, according to the experience tables, is ex-

according to the experience tables, is expected to live thirty-eight years.

Mr. Simpson says that he writes to President Peabody because he believes that the policies are being issued at the cut rate without his knowledge. Mr. Simpson disclaims any interest in the matter other than that of an insurance man who has some pride in his work and who hates to see it "prostituted or held up to suspicion."

Mr. Wester, who is a member of the firm of R. H. Wester & Co., dealers in investments in San Antonio, writes to Mr. Untermyer as follows:

Thinking it might suit your interests. beg to advise you that the Mutual Life Insurance Company has been writing a large volume of business in this city during the last two or three months by practically giving away their insurance. The agents first rake off their regular commission and then give a bonus of so much per thousand, which reduces the rate to almost nothing. For instance, a quotation for the age of 36 years was \$4.25 per thousand. The business written here on this basis they claim to be more than \$500,000 and estimates run from that sum

EQUITABLE SUED FOR \$25,000.

Boston Semi-Tontine Policyhelder Says He Can't Get an Accounting. Boston, Sept. 4.-The Equitable Life Assurance Society is charged by George G. Peters, a Boston policyholder, with not having conducted its business honestly carefully or prudently. As a result of this alleged condition of affairs Mr. Peters to-

alleged condition of affairs Mr. Peters today began a suit in the Supreme Court and
an attachment for \$25,000 was issued.
Mr. Peters says in his bill that on September 8, 1886, the Equitable Company
issued a policy for \$25,000 on his life and that
he has paid all premiums and met all requirements of the policy. The contract,
Mr. Peters says, was on the semi-tontine
plan and the tontine dividend period was
complete June 9 of this year.
Under the provisions of the policy Mr.
Peters says he had several options as to the
disposal of the accumulations under the
contract and to that end he was entitled
to an accounting with the company. He

contract and to that end he was entitled to an accounting with the company. He alleges, however, that he has been unable to ascertain what accumulations of the tontine fund have been made and what is his share. Further, he says the insurance company has refused to account with him and has affered him a small sum in settlement of his interest and he believes much mere is due him.

The Harange Store

# The Latest Word from Paris Predicts an Extraordinary Season

Store Closes at 5:30 P.M.

THOSE who are wise in matters of dress, and just returned I from the French Metropolis, say that this will undoubtedly be the greatest season that Paris has known since its great revival, a generation ago.

Every evidence points to the same condition here. The very atmosphere is electrified with the eager enthusiasm of returning New Yorkers over all matters of fashion. There are still many secrets that we dare not tell, else you would be demanding things that are just now being bundled into the steamers on the other side of the ocean.

But you may safely go ahead-and you'll be wise if you do-with the making of the tailor-made suits and the exquisite silk dresses, for which everything is ready. Have their making over with and be ready for the new ideas for dresses of other service when they come.

#### The New Foreign Suitings Present Much Original Beauty

While the first impression is of their very decided mannish effect, a closer glance will show many feminine features that give them the elegance and refinement which distinguish the new weaves this season. The colorings are wonderfully rich, and even where contrasts are used the blending is soft and pleasing, while there is nothing bizarre or extravagant. The wizards of the loom have worked wonders in producing the peculiar richness of many of the weaves.

There are cheviots woven with chevron stripes, with embroidered chenille polka-dots. 44 inches wide, at \$3 a yard,

There are fancy line plaid suitings in fancy stripes, with almost invisible over-plaids. 46 and 50 inches wide, at \$2.50 a yard.

There are handsome gray striped cheviots mixt with greens, blues and garnet, with colored over-plaid, at \$1.75 a yard.

And there are gray and black plaid cheviots which promise to be as popular as they are handsome. 45 inches wide, at \$1.25 a yard.

These and scores of other beautiful suitings fill the Rotunda. Up on the Second Floor, in the new silk section, in another remarkable showing-

#### The New Silks, Satins and Velvets

Foremost are the warp-printed Moire Louisines, the Crepe Pekin satins, the Ondoyant satins, the Somptueuse silks, in a soft, rich grosgrain weave. The Crepe Amazone in the heavy faille weave, and the soft filmy Mousseline Bordure, printed with exquisite border designs and panels on a silk chiffon 62 inches wide.

Then there is an elaborate showing of Chiffon Velours, in plain colors and in most effective striped and plaid suiting designs.

As every well-informed woman knows, these are the days to pick out many choice patterns which will never be seen again. The store thruout is displaying just such rich treasures of Autumn and Winter dress-things in which every woman is intensely interested during these early September

### Beautiful Tailored Suits At \$18 and \$25

Each day brings its new arrivals of smart Autumn Dresses for women. Today we announce three groups that present unusual beauty at these popular prices:

Handsome Tailored Suits of cheviot and mixt fabrics, with semi-fitting, hip-length and fitted jackets, with seams strapt. Others with doublegored, plaited in panels, or side-plaited. \$18 a suit.

Suits of fine cheviot, with short fitted jackets; seams forming plaits; with small vest of braided velvet; sleeves plaited, giving cuff effect. Ninegored skirt, each gore with cluster of side-plaits. \$25 a sult.

Handsome Broadcloth Suits, in two different models-one with short loose coat, seams strapt, piped with taffeta silk, finisht with narrow braid; three-quarter length sleeves, finisht with fitted cuffs. The other style is a new blouse jacket, collarless, with vest of stitched velvet; revers of cloth finisht with straps, piped with taffeta silk; short sleeves, plaited into velvet cuffs. Seven-gored skirts, side-plaited. \$25 a suit. Second floor, Broadway, Stewart Building.

#### Willowy Frances Corsets

Imported. You can tell a Frances corset by the graceful willowy, lithe effect in waistline and under-arm.

Slim figures get roundness; plump figures get longer lines -perfect models for each :

The New Frances Model at \$1.50 For girls and slender women. Girdles with hip-gore, giving shape-liness and comfort.

The New Frances Model at \$2.50

For the average figures. Medium bust and hips. Of fine quality imported coutil.

The New Frances Model at \$3.75 Beautiful; with medium high bust and long hips. Supporters in front and at sides.

The New Frances Model at \$9 Excellent for well-developt figires. Made of fine imported coutil and boned with genuine whalebone. High bust and long hips.

Second floor, Tenth st., Stewart Building.

#### Chatelaines Again The old fashion is new again.

Even these inexpensive chatelaines are very smart and fetching. Oxidized effect-pencil, tablet and vanity case -- set with imitation jewels. 30c and 78c.

Marbleized Bead Necklaces, graduated; good shades, not too bright. 25c, worth 75c.

Basement, Stewart Building.

# Writing Paper

Broken lots of excellent writing paper-new goods clamoring for shelf-room accounts for the re-

Reduced

duction: One thousand boxes, containing 24 sheets and 25 envelopes; white. At 10c, worth 18c.

Five hundred boxes Crane's Parchment Vellum, azure, containing 48 sheets and 50 envelopes. At 40c, worth 80c.

Quire of paper, formerly 15c and 20c a quire, at 5c. Odd Envelopes, 10c a hundred Basement, Stewart Building.

### JOHN WANAMAKER

Formerly A. T. Stewart & Co., Broadway, Fourth Avenue, Eighth to Tenth Street.

Mrs. Mutton's Summer Home Burned PATERSON, N. J., Sept. 4.-The summer nome at Wortendyke of Mrs. Alexander Hutton of New York was burned to the ground early this morning. Nothing was

ground early this morning. Nothing was saved from the building, as the occupants had barely time to dress before the place was all in flames.

There is no fire department at Wortendyke. When one of the residents was asked by Mrs. Hutton, "What do you do when a house takes fire here?" he replied: "We let 'er burn."

Enormous-Flood Damage in Mexico. MEXICO CITY, Mexico, Sept. 4 .- The reports regarding the inundations in San Pedro, Coahulis and the surrounding country do not tend to lessen the estimates of the loss that has been suffered there. In octon alone the reports say the loss will run over \$8,000,000 and further lesses of other kinds of crops are also reported.

SUES WIFE; ASKS ALIMONY. Husband Alleges That He Has Been Hen-

pecked for Ten Years. CLEVELAND, Sept. 4.-Harvey Schwind to-day sued his wife for divorce and a limeny The Schwinds are well to do and own much property.

Schwind alleges that he has been henpecked for ten years in that his wife would allow him only 10 per cent. of his earnings. He says that once he managed to hold out enough to buy a suit of clothes, but she cut his food short to make it up.

Schwind says that for ten years Mrs. Schwind has kept her cousin in their home as a servant and that for six years his wife's mother has made her home with them. He charges that his wife has formed a conspiracy with her relatives to displace him and rob him of his rights and the comforts of a home. L. DOUGLAS



Do you wear W. L. Doug-ies \$3.50 shoes? If not, you should give them a trial, because they are the best shoes produced for the price; this is proved by my sales. I make and sell more men's \$3.50 shoes than any other manufacturer in the world

As Good as Custom Shoes Costing \$7 to \$8 "I have been wearing W. L. Douglas \$3:50 shoes for the past nine years, and can say I get as much style, wear and comfort as I formerly had from custom shoes costing \$7.00 and \$8.00." R. GUILES, 2350 First Avenue.

If I could take you into my large factories at Brockton, Mass., and show you how carefully W. L. Douglas \$3.50 shoes are made, you would then understand why they hold their shape, fit better, wear longer, and are of greater value than any other make.

BOYS SHOES, \$2.00 and \$1.75. Just the same as my men's \$3.50 shoes, the same leathers, for \$2.00 and \$1.75.

Wherever you live, you can obtain W. L. Douglas shoes. His name and price is stamped on the bottom, which protects you against high prices and inferior shoes. Take no substitute. Sold in W. L. Douglas exclusive shoe stores in the principal cities, and by the best shoe dealers averywhere.

Past Color Eyelets used exclusively. Catalogue mailed free. W. L. Douglas, Brockton, Mass. W. L. Douglas Creater New York \$3.50 Shoe Stores: 433 Broadway, corner Howard Street.
756 Broadway, corner Sth Street.
853 Broadway, corner 14th Street.
1349 Broadway, corner 35th Street.
1347.1449 Broadway, corner 35th Street.
1447.1449 Broadway, corner 41st Street.
874 Third Avenue.
2002 Third Avenue, corner 120th Street.
2779 Third Avenue, bet. 146th & 147th Street.
2560 West 125th Street.
256 Bixth Avenue, corner 22d Street.

BROOKLYN. 708-710 Broadway, corner Thornton.
1367 Broadway, corner Gates Avenue.
421 Fulton Street, corner Pearl Street
478 Fifth Avenue.
JERSEY CITY-18 Newark Avenue.
NEWARK-785 Broad Street.

### This Week's Opportunity.

To secure a heavy, medium or light weight high class selected novelty in imported woolens from the stock of Leon & Co., 19 Union Sq. Their lowest prices for suits and overcoats were \$60. Ours \$25. Trousers, \$7. Silk Vests, \$7. Sale on second floor.

## ARNHEIM. Broadway & Ninth Street.

Kennedy 12 CORTLANDT ST Time for Fall Hats



at \$1.90 and \$2.75 Brims that hold

Telescopes

and Alpines

You buy direct and save middlemen's profits-no reyalty prices for a name. Fall Derbys - shapes you can't

Buy by this Mark.

You would if you could see your collar as

others do.

Shirts

buy our clothes. Our Fall suit styles and fabrics are at the service of any get elsewhere—Prices \$1.90 and \$2.75. man who wants to make up his mind what he'll have his tailor make.

We're not so narrow that you

need look at us from a distance.

just because you don't intend to

They're ready now.

Same with Fall overcoats. ROGERS, PEET & COMPANY. Three Broadway Stores. 842 1260 at at

at Warren st. 13th st. 32nd st.

LOOSE TEETH. Inflamed and Bleeding Gums.
CLEANSES, HEALS AND HARDENS THE GUMS.

DR. COLTON'S SPECIFIC REMEDY PREPARED B EDWARD G. COLTON, M. D.

Specialist in Extracting Teeth. S11 FULTON STREET, BROOKLYN, N. Y.
Druggists have it. 50 CENTS A BOTTLE

BRANCH **OFFICES** 

EARL & WILSON.



SUNDAY

**EVENING** 

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left at these offices. where the rates are the same as those charged at main office.

NEW YORK CITY-WALL STREET MEN may leave subscriptions and advertisements at the Wall Street office, 25 Broad Street. Telephone 2200 John.

1393 Broadway, near 38th St. 241 West 125th Street. BROOKLYN-108 Livingston

Street, near Court Street. BOSTON, MASS.-Room 28, Globe Bldg., Washington St.

T. P. Harrison. NEWARK, N. J .- 794 Broad St. F. N. Sommer.

CHICAGO, ILL .- 1002-1004 Tribune Bldg.-Guy S.Osborn.

Commission to Test Mrs. Stent n's Sanity. Supreme Court Justice MacLean has appointed Thomas L. Feitner, Charles W. Bogart and Dr. Joseph J. Smith as a com-Bogart and Dr. Joseph J. Smith as a com-mission to preside, with a Sherai s jury, hear evidence and pass upon the mental condition of Mrs. Louisa Malcolm Stenton, whose daughter, Mrs. Alice kinnan, was murdered at the home of Mrs. Stenton in The Bronx. George I. Malcolm, a nephew, and several nieves applied for the com-

Talmud Torah Synagogue School. Plans have been filed with the Building

superintendent for a new four story school for the Talmud Torah Synagogue on 1111 street west of Lexington avenue. It is to have 67 feet front and 26 feet depth. This entrance will be ornamented with Dorig columns and have a staircase adorned with pitlars supporting large bronze lamps. The building is to cost \$125,000.

avenues, Jersey City. Something went wrong with the bucket as it was being lifted by a steam derrick out of the hole and it tipped over, spilling a ton and a half of rock. The stones dropped fifty feet to the bottom of the seventy-foot shaft, where reserve a hundred men were at work. nearly a hundred men were at work. A jagged rock struck Alexander Rynasch. 20 years old, a Pole, of 117 Van Winkle street, on the head crushing his skull. Frank Ekenoss, 28 years old, an Italian, had his skull fractured. He was removed to Christ Hospital.